## Message

Pemberton, Wanda [Pemberton.Wanda@epa.gov] From:

9/18/2019 5:14:46 PM Sent:

To: Hambrick, Amy [Hambrick.Amy@epa.gov]; Marsh, Karen [Marsh.Karen@epa.gov]

Subject: Request for assistance w/Customer Query: 0000a

Please advise. Thanks!

----Original Message----

From: drupal\_admin@epa.gov <drupal\_admin@epa.gov> On Behalf Of Iain Scott via EPA Sent: Wednesday, September 18, 2019 11:01 AM

To: Pemberton, Wanda <Pemberton.Wanda@epa.gov>

Subject: Form submission from: Stationary Sources of Air Pollution Contact Us About Stationary Sources of

Air Pollution form

Submitted on 09/18/2019 11:01AM Submitted values are:

Name: Iain Scott

Email Address: iscott@envirotechconsulting.com

Comments: Hello,

I am writing to ask a couple of questions in regard to 0000a reporting for oil and gas wells with production equipment on site. I wanted to ask to make sure that onshore well sites with production equipment such as separators, heater treaters, storage tanks, and compressors are subject to Part 60.5420a(b) and not Part 60.5422a(b). If these facilities are subject to Part 605420a(b), is there any initial reporting forms I have to complete or am I to just go in with the Annual Reporting form from the EPA website? Lastly, these sites will be for companies that are just now reporting 0000a reports for wells that are outside of compliance due to confusion over the stay back in 2017, is there any corrective measures that need to be taken?

Thank you for your help and time with this matter,

Iain S.